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Document 4 Miled 02/19/2008 , Page 3 of 34 Southan Nuter Covets PROSPECTS OF TRIAL BY WITHOUT ABOVE. PROSE 4-29.

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PARK # U-29.

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3. Bry other Relief by this Could.

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Filed 02/19/2008

Case 5:08-cv-00957-JW

#### NOT FOR PUBLICATION

JAN 1 1 1995

CATHY A. CATTERSON, CLERK U.S. COURT OF APPEALS

### UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

JIMMIE EARL STEPHEN,

Plaintiff-Appellant,

No. 94-56041

D.C. No. CV-94-932-JNK

K. W. PRUNTY, Chief Deputy Warden, et al.,

Defendants-Appellees.

MEMORANDUM\*

Appeal from the United States District Court for the Southern District of California Judith N. Keep, Chief Judge, Presiding

Submitted December 19, 1994\*\*

SNEED, D.W. NELSON, and TROTT, Circuit Judges. Before:

Jimmie Stephen, a California state prisoner, appeals pro se the district court's order dismissing on res judicata grounds his 42 U.S.C. § 1983 action alleging medical indifference to serious medical needs. We have jurisdiction under 28 U.S.C. § 1291, and we vacate and remand.

In his complaint, Stephen alleged that prison officials and medical staff deprived him of "any and all medical necessities of life by their wrongdoings as to their actions from 3-3-94 and ongoing." The district court dismissed the complaint on res

This disposition is not appropriate for publication and may not be cited to or by the courts of this circuit except as provided by 9th Cir. R. 36-3.

The panel unanimously finds this case suitable for decision without oral argument. Fed. R. App. P. 34(a); 9th Cir. R. 34-4.

judicata grounds, finding that the complaint raised issues that had been litigated and decided in a prior action.

We review de novo the district court's dismissal on resjudicata grounds. See Palomar Mobilehome Park Ass'n v. City of San Marcos, 989 F.2d 362, 363 (9th Cir. 1993).

Under the doctrine of res judicata, a final judgment on the merits prevents a plaintiff from relitigating claims that were or could have been litigated in the prior actions. See Nevada v.

United States, 463 U.S. 110, 129-30 (1983); Western Systems Inc.

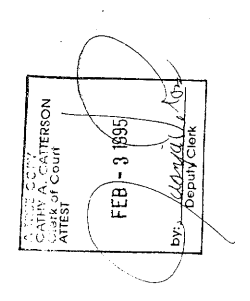
v. Ulloa, 958 F.2d 864, 871 (9th Cir. 1992), cert. denied, 113 S.

Ct. 970 (1993). The plaintiff also is barred from relitigating issues of law or fact that were actually litigated and necessarily decided in the prior action, whether on the same claim or a different claim. See Duncan v. United States (In re Duncan), 713 F.2d 538, 541 (9th Cir. 1983).

Here, we disagree with the district court that Stephen's complaint raised issues that had been litigated in his previous section 1983 action. Stephen's prior action alleged that prison officials at Calipatria state prison had been deliberately indifferent to his serious medical needs between 1992 and 1993 because they failed to prescribe him specific medications or otherwise failed to properly diagnose and treat his sinus problem. In the present action, Stephen alleges that prison officials at Calipatria state prison have denied him "any and all" medical care since March 1994 in retaliation for Stephen's previous lawsuits against prison officials. Because Stephen's claims in this action involve injuries and wrongs that allegedly occurred subsequent to

the injuries involved in his prior action, the district court erred by dismissing Stephen's action on res judicata grounds. See id.  $^{1/}$ 

VACATED and REMANDED.



 $<sup>^{1/}</sup>$  We deny Stephen's motion to consolidate this case with Appeal Nos. 94-55626 and 94-55655.

EXHIBIT #II.

"( outs" INTEREST OF TUSTILE"

COMPLAINTS ELL..

AND "WILL INFLUENCE"

ON U.S. N.C. SOUTHERN COURTS...

DAGE #405-CODE of Contestative Mallomies mas 1) HELLOWIE CONTESTATE.

PAGE #6- MUEDEL OF TOHN forma of 12-28-04..

DAGE # 78- ASSANT ON Plantit of 4-28-95.

( /ICMITSED) DRAGE #9- AHEDIATED THREAT ON DAINHH LIFE OF 6-12-95. WILLIAM

(MKMIGET) PAGE #10- WILLIAM "AtteMPT" ON Plaintill lite of 6-13-95 by GUANS
INFORMANT.

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( DISMUSSED) PAGE #13 - WILLIEU FORSE (HANGES of HAMEDING OFFICER of 11-27-05

PAGE #14-TB TEST before MANNE At DONOUAL 9-16-03.

POGE #15-TB TEST of 5-1-05. Intellion on Obsett.

PAGE #16 - PRISONERS IN DONOUR TESTED POSITULE FOR TB. 7-1005

PAGE #17.18-LEPURST FOR SENATE INVESTIGATION OF 16-12-06
12 to VENTILATION SUSTEM At DONOLLAM INFECTION.
HIGHED SOURCE MID OTHER DEFELTS.

PAGE #19 - WILLULY NETRULED OF LIBRARY APPRILS RULES OF 12204

PAGE #20 - WITHESSES WHOM ME WILLS to COME MUD TESTERS AT TRIAL AS to Constitutional Violations.

Southern District Courts. WHEN SPENT 3-E 4 YEARS IN PERIM BAY FROM 1996 to 2000. Case 5:08-cv-00957-JW Document 4 Filed 02/19/2008 Page 9 of 34

DATE:

October 17, 2003

NAME:

Stephen, J

CDC #:

C-56483

**APPEAL LOG#** 

03-1222

APPEAL DECISION:

**DENIED** 

SECOND LEVEL REVIEW

APPEAL ISSUE: You are appealing the issue of not being permitted to keep your electronic appliances when you transferred to the Richard J. Donovan Correctional Facility, (RJDCF) because the only electronics accepted at the RJDCF have to have a clear secure plastic casing. Additionally, you want your appliances back or the money to replaced them.

APPEAL RESPONSE: Mr. Stephen, I have received and reviewed your Inmate/Parolee Appeal Form, CDC-602, Log #03-1222. In my investigation of this issue I have found that you arrive with electronic appliances that were not in compliance with Operational Plan #2 at the RJDCF. I spoke with Central Receiving and Release Correctional Sergeant E. Vizcarra concerning this appeal. Sergeant Vizcarra states that on October 17, 2003, at approximately 0807 hours, you were interviewed by him and were offered the options of mailing home the TV, radio and CD player, donating the TV, radio and CD player to the State, or having them destroyed. This addendum to Operational Procedure Plan #2, Inmate Property, APPLIANCES, went into effect December 13, 2000, approved by the Warden of this institutions. The California Code of Regulations, Title 15, Article 9, Personal Property, Section 3190, General Policy, (a) states, "Warden and superintendents shall establish a list of personal property items and the maximum amount of such items an inmate may have in his or her possession within the institution."

All California institutions were notified of this change before this addendum went into effect. Regardless of what institution you were at you would have to mail the electronic appliances home if you were not in compliance. Additionally, the RJDCF policy has previously been upheld in a court of law. The Office of W. A. Duncan, Deputy Director Institutions Division, has been notified and the institution is awaiting a response from Mr. Duncan's office for clarification on the issue.

Therefore, based on the aforementioned, this Inmate Appeal is **DENIED** at the Second Level of Review.

D. M. BARNES

Chief Deputy Warden (A)

Department of Correction

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## Memorandum

Date : September 19, 2002

To : Wardens

Subject: CLEAR-CASE TECHNOLOGIES

WWW DIRECTOR DO OT DO OT

In July of 1998, the Director of the Department of Corrections authorized wardens to restrict new purchases of inmate televisions, radios, and compact disks/cassette players to clear-case technology only. The Director did not set exact timeframes when the removal of the old solid-color electronic devices would be implemented. It is expected that more definition of the aforementioned timeframes and phased removal of existing solid-color electrical devices will be included in the forthcoming Property Regulations. Therefore, immates will be allowed to retain the old style solid-color electrical devices pending adoption of those regulations. No effort shall be made at this time to require inmates to send the solid-color electrical devices home or require they dispose of them in some way if they transfer from one institution to another. In the interim, wardens may continue the practice of requiring that all new purchases of electronic devices be of the clear-case technology.

Should you have any questions regarding this issue please contact Ron Cappel, Administrative Assistant, Institutions Division, at (916) 322-6038.

W. A. DUNCAN
Deputy Director
Institutions Division

cc: Roderick Q. Hickman, Assistant Deputy Director, Operations and Programs
George M. Gelaza. Assistant Deputy Director, Community and Immate Programs
Ana Ramirez-Palmer, Regional Administrator-North
Suzan L. Hubbard, Regional Administrator-South (A)
E. Roc, Regional Administrator-Central

Matthew L. Cate, Inspector General



Office of the Inspector General

March 28, 2005

Jimmie Stephen, C-56483 Richard J. Donovan Correctional Facility 480 Alta Road San Diego, CA 92179

Dear Mr. Stephen:

The Office of the Inspector General has received your correspondence postmarked February 8, 2005. In your letter, you allege inmate John Young, T-71261, was murdered by correctional staff. Additionally, you allege your property was confiscated, and you site problems with your trust account.

A limited inquiry was conducted into the homicide of inmate Young, and it was determined that an investigation is currently being conducted by another agency; therefore, it would be inappropriate for our office to intervene at this time.

As for your property and trust account issues, we determined that these issues could be more effectively addressed through a general approach rather than individually. Given the volume and complexity of the complaints we receive, it is not possible for us to fully research and respond separately to each complaint. Therefore, we attempt to focus our audit and investigative resources on issues where the greatest needs exist. We believe that in this way we can provide the greatest benefit to you and others who have been affected. We have therefore included your concerns in our computer database for further review and analysis. If we conduct an audit or investigation of the issues you raise, you may be contacted later.

Meanwhile, we encourage you to continue to try to use available administrative remedies, such as the CDC-602 inmate/parolee appeal process. If you have questions about the process or the status of your appeal, please contact your correctional counselor for advice and assistance.

Thank you for bringing your concerns to our attention.

Sincerely,

REGIS LANÉ

Deputy Inspector General

RL:vh:05-0011704-01

G.J. JANDA, CORRECTIONAL LIEUTENANT

COPY OF COC 115 GIVEN INMATE AFTER HEARING

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CDC 115 (7/88)

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C-56483	STP	EHEN	一种建筑等的	CSP/CAL	FA5-144U	D4-95-D-08
VIOLATED RULE NO(S).		SPECIFIC ACTS			DATE	TIME
§3005(c) FORCE	& VIOLENCE	ASSAULT ON STAF	F	D-YARD	D4/28/95	0650 нош

(HEARING CONTINUED):

addition, the testimony of the Reporting Employee at the time of the hearing, the contents of the Investigative Report, the contents of the CDC-837 Incident Report. Also the contents of the

CDC-7219 indicating that the injuries sustained by the Reporting Employee are consistent with the assault that STEPHENS committed upon him.

DISPOSITION: GUILTY. Inmate STEPHEN was assessed 150 madays loss of Credits consistent with a Division "B" Offense. STEPHENS was Counseled and Reprimanded on future behavioral expectations. Division "B" Offense: STEPHENS was Counseled and Reprimanded on future behavioral expectations. Senior Hearing Officer recommends retention in Administrative Segregation pending review by the Institutional Classification Committee, and further recommends assessment of appropriate S.H.U. term. REFER TO I.C.C. FOR CONFIRMATION OF CREDIT LOSS/DISPOSITION.:

INMATE STEPHEN WAS ADVISED OF HIS RIGHTS AND PROCEDURES TO APPEAL THIS ACTION, AND ADVISED HE WOULD RECEIVE A COMPLETED COPY UPON FINAL AUDIT BY THE CHIEF DISCIPLINARY OFFICER.

ACTION BY: (TYPED NAME)		SIGNATURE	DATE TIME
G.J. JANDA, CORRECTIONAL LIEU	TENANT	1 Start 4	5/29/95 1000 HR
REVIEWED BY: (SIGNATURE)	DATE	CHEF DISCIPLATED OFFICER'S SIGNATURE	5/30/95
COPY OF CDC 115 GIVEN INMATE AFTER HEARING	BY: [STAFF'S	C/O	5/3/ 13/5
CDC 115 (7/88)			

X

SIGNATURE

ASSOCIATE WARDEN

BPT/NAEA

TUTT, PROGRAM ADMINISTRATOR

COPY OF COC 115 GIVEN INMATE AFTER HEARING

TIONAL

LIEUTENANT

REFERRED TO CLASSIFICATION

ACTION BY ITYPED NAME

CDC 115 (7 88)

Document 4

Filed 02/19/2008 Page 15 of 34

804 TO RECORDS:

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RULES VIOLATION REPORT

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CDC NUMBER C-564%3	STEPHEN, J.		RELEASE/BOARD DATE .	CSP-CAL	HOUSING NO. FA5-1210	05-AS-95-08
violated filme noxs) #30/35(c)—FORCE	& VIOLENCE	SPECIFIC ACTS  CELL FIGHT	rocy.	· · <del>-</del> · · ·	06/13/95	TME 1455 hour
CHCUMSTANCES			<del></del>		<del></del>	

On Tuesday, June 13, 1995, at approximately 1400 hours, while performing my function as Administrative Segregation (Ad/Seg) Floor Officer #1, I heard a loud noise roming from cell A5-121, jointly occupied by Inmate SMITH, H-55937, A5-121L, and Inmate STEPHEN, C-56483, A5-1210. I observed SMITH's right arm around STEPHEN's neck, choking STEPHEN. I responded to cell A5-121 and ordered SMITH to stop fighting. SMITH then rammed STEPHEN's head into the cell door. I again ordered SMITH to stop fighting. SMITH then complied. Both immates were then removed from their cell without further incident. Both inmates were medically evaluated by Medical Technical Assistant D. SULLINS. SMITH was then returned to cell A5-121. STEPHEN was rehoused to cell A5-225.

Invate STEPHEN is aware of this report.

•	•	· /		
REPORTING EMPLOYEE (Typed Name and Signature)	DATE	ASSIGNMENT	RD	0.2
D. MENDEZ, CORRECTIONAL OFFICER	06/13/	95 D/SEG FLO	OR C/O #1	F/S
REVIEWING SUPERVISOR'S SIGNATURE DATE	☐ INMATE SEG	REGATED PENDING HEARING	71 J	
. GOEBEL, CORRECTIONAL SGT. 05/13	/95 DATE	7514	LOC.	
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INCIDENT REPORT BY: (STAFF'S SIGNATURE)	ATE TIME BY:	(STAFF'S SIGNATURE)	DA	TIME
<u> </u>	<u></u>	1-/17		

HEARION June 23, 1995 at approximately 1005 hours, Inmate STEPHEN appeared before me in regards to a CDC-115 he received on 06/23/95. STEPHEN stated that he was in good health, acknowledged receipt of all reports and was ready to proceed with this hearing. All time constraints have peen met and all reports were issued more than 24 hours prior to the hearing. Correctional Officer B. RENTLEY was assigned as the Investigative Employee. Witnesses were not requested by the immate. The charges were read to STEPHEN who pled, NOT GUILTY.

STATEMENT OF CHARGED INMATE: Inmate STEPHEN declined to make a statement.

FINDINGS: Inmate STEPHEN was found NOT GUILIT of violating CCR #3005(c), for the specific act of, FIGHTING. This finding was based upon the preponderance of the evidence submitted at this nearing, which does not substantiate the charge. This evidence includes: the contents of Correctional Officer D. MENDEZ's written report, which states that he saw SMITH with his arm around STEPHEN's neck. / SMITH then rammed STEPHEN's head into the cell door. The Reporting Employee made no reference to STEPHEN fighting.

DISPOSITION: NOT GUILIY. DISMISSED IN THE INTEREST OF JUSTICE based upon the Senior Hearing Officer deemed that STEPHEN was the victim of assault.

INMATE STEPHEN WAS ADVISED OF HIS RIGHTS TO AND THE PROCEDURES FOR THE AFFEAL OF THIS ACTION. HE WAS ALSO ADVISED THAT HE WILL RECEIVE A COMPLETED COPY OF THIS CDC-115 UPON FINAL AUDIT BY
THE CHIEF DISCHARD OFFICER.

ACTION BY: (TYPED NAME)

DATE TIME

G.D. SUMPTER, CORRECTIONAL LIEUTENANT 6/23/95 1005 HR REVIEWED BY: ISIGNATURE DATE COPY OF COC ) 15 GIVEN INMATE AFTER HEARING CDC 115 (7/88)

STATE OF CALIFORNIA

DEPARTMENT OF CORRECTIONS

RULES VIOLA	ULES VIOLATION REPORT									[ 410]	]	
CDC NUMBER	INMATE'S NAME				RELEA	ASE/BOARD D	ATE	INST.	· ·	SING NO.	LOG	CN.
C-56483	STEPHEN,		_(1)					RJDCF	<i>X</i>	105U	F3-0	<i>)</i> 5-410
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STATE OF CALIFORNIA

CIRCUMSTANCES

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CDC NUMBER	INMATE'S NAME		RELEASE/BOARD DATE	INST.	HOUSING NO.	LOG NO.
C-56483	STEPHEN, J.	(1)	LIFE	RJDCF	F3-15-136U	F3-06-57
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CCR 3005(c)	VIOLENCE	OFFICER ROUTRING US	E OF FORCE CEN	IRAL LIBRARY	09/29/06	1840 HRS

Momony

On Friday, September 29, 2006, at approximately 1840 hours, while performing my duties as a Librarian in the Central Library, Inmate STEPHEN, J., C-56483, F3-15-136U, requested approval for popies to be made of several documents. I examined the documents and discovered an altered/falsified diploma among other documents. I told STEPHEN that I would not approve copies to be made of the fraudulently altered diploma. While handing it back to him, I said, "I can write you up for this." He shouted back, "Go ahead and write me up then!" /I instructed him to hand the document back to me, but he instead began to stuff it into his legal folder. I reached out to pull the paper from his hand, but he hit my hand and forcefully push my right hand away to prevent me from doing so. I pressed my alarm, and Officer I. Bravo arrived and ordered STEPHEN to get up out of the chair and turn around to allow handcuffs to be placed on him, with negative results. Instead of complying with orders, STEPHEN suggestion reached into a box that was at his feet. Officer Bravo wrapped both arms around the immate's upper torso and used his body weight and strength to forcefully place him on the floor with the assistance of Officer C. Palencia who had also responded to the Library and observed Officer Bravo struggling with Irmate STEPHEN. Irmate STEPHEN further resisted by holding his arms tightly under his body, twisting ...

				,					
MHSDS	COCKIS	(CI	RCUMSTANCES/	CONTIN	UE)			PAGE	1 OF 2
REPORTING EMPLOYEE	Typed Name and Signature)		/	DATE		ASSIGNMENT	···········	RDO'S	
▶ E. SIMON	, Librarian	Lyc C	Jem'	10-1	12-06	Central L	ibrary	s/s	/B
REVIEWING SUPERVISOR	R'S'GIGNATURE)		DATE	ZINMAT	E SEGREGATED PEND	ING HEARING			
> 75 cl	100 J	, X	10-12-6	DATE	9-57-6	LC	OC		
CLASSIFIED	OFFENSE DIVISION:	DATE	CLASSIFIED BY (Typed	Name and Sig	peture)		HEARING REF	ERRED TO	
☐ ADMINISTRATIVE	13 MM	10/13/06	GPEDERS	CH Ka	Tity 3 Capta	UN (A)	□ но Б	канс Е	sc 🛮 f
		С	OPIES GIVEN INM.	ATE BEFOR	RE HEARING				
CDC 115	BY: (STAFF SGIGNATURE)		DATE	TIME	TITLE OF SUPPLEM	ENT			
	12 terus		/ 10/13/U	1030					
INCIDENT REPORT LOG NUMBER	BY: (STAFF'S SIGNATURE)		DATE	TIME	BY: (STAFF'S SIGNA	ATURE)		DATE	TIME
0592	<b>&gt;</b>				<b>&gt;</b>				<u> </u>
HEARING									
Inmate STEPHEN,	C-56483, appeared	l before thi <b>f</b>	Senior Hearin	g Office					
F3-06-574.	MHSDS: CCCMS, and	l no CDC-11 <b>5</b> X	was processed	١.	The hearing	was held in A	dministrat:	ive Segre	egation.

SA was not assigned per CCR 3315(d)(2)(A)1, $\frac{1}{2}$ ,3; the immate is not illiterate, is english speaking, issues are not complex GPI of I/M is above 4.0 and he does not require a confidential relationship in preparing his defense.

DA REFERRAL: Hearing not postponed pending da referral, as noted by the immates signature on the 115A.

The immate stated he was in good health and did not object to proceeding with this hearing.

He was advised of the charges and the purposes of this hearing, and acknowledged receipt of the 115, 115A, 115C,

24 hours prior to this hearing. The immate received his first copy of the RVR within 15 days of discovery and the hearing was not held within 30 pays of the issuance of the RVR, therefore all time constraints were not met.

IE waived by the immate as noted by the immate's signature on the 115A.

WINESES: Were requested, but subsequently waived by the immate, as noted by the immate's signature on the 115A.

I/M PIED: NOT GUILTY, stating, "I did not do anything."

REFERRED TO CLASSIFICATION BPT/NAEA	SIGNATURE		DATE	TIME
E. Carza, Lieutenant		A	V14/5	7 6
E Marriero, Facility Captain	1-16-07 - 6	ontreras Associate Ward	DATE ILLE	107
PAPE OF DC 115 GIVEN INMATE AFTER HEARING	BY: (STAFF'S SIGNATURE)	L_	DATE	TIME

STATE OF CALIFORNIA

DEPARTMENT OF CORRECTIONS

DHIES	VIOL	<b>ATION</b>	REPORT
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HOLLO TIOE.						
	INMATE'S NAME		RELEASE/BOARD DATE	INST.	HOUSING NO.	LOG NO.
DDC NUMBER	INMALESMANE	λ (-)		RJDCF	F3-14-129U	#3-05-//V
C-56483	STEPHEN, J.	(1/4) h. c	(11)	RULKE	13 14 1570	13 03 1 (1/)
	<u> </u>	SPECIFIC ACTS	LOCAT	ION /	DATE	TIME
VIOLATED RULE NO(S).		1	F3	H/0#14	11-27-05	1945 hrs.
TR 3005(c) FORCE	& VIOLENCE	THREATENING STAFF	1.3	01/0414	11 27 05	7340 HEOF

CHECOMSTANCES IN STREET 27, 2005, at approximately 1945 hours, while performing my dities as H/U #14 Floor Officer, during the 1945 hour unlock, I notified I/M STEPHEN, J.,C-56483,F3-14-129U that his status was A2-B. I/M STEPHEN then became agitated and began stating to me, "That was stupid." I then clarified with him what my expectations were for inmates who were A2-B status and he stated, "You have been fucking with me from the beginning." I then said to him that how was I messing with you, If I verified through the Program Office his status. At this point I/M STEPHEN had a hall-point in his right hand and held it in such a way that made me believe he may use it as a weapon. I took a step back, unsecured my MK-p Oc Spray Strap and told I/M STEPHEN to settle down and be said, "Fuck you, you'll get yours."

I repeated my instructions for him to settle down and he backed up and want in his cell. After 1945 hours unlock was complete I began drecking my unit cell by cell to verify all A2-B's, CI-A's and C/C instates were in their cells. While pessing Cell #129 where I/M STEPHEN lives, he again made threats as before with a hall-point pen held in his hand in an aggressive manner. I notified Program Sgt F. Delatorre who arrived and placed I/M STEPHEN in handouffs, and then was escorted to the Fac.3 Program Office by Yard Staff. Instate STEPHEN is aware of this report and was Medically evaluated by Fac.3 Medical Staff.

	_								
REPORTING EMPLOYEE (Typed Name and Signature)  M. Pspinova, Correctional Officer	$\sim$	DATE	· 8. 05	ASSIGNMENT E/U #14 F	loor	Office	ac RDO	S	
REVIEWING SUPERVISOR'S SIGNATURE  F. Delatorre Sergeant	11/18/0 F	DATE	SEGREGATED PENDI	NG HEARING	LOC.				
CLASSIFIED OFFENSE DIVISION DATE  ADMINISTRATIVE SERIOUS	CLASSIFIED BY (Typed I	1			.5	HEARING	REFERRED	ro sc	☐ FC
	COPIES GIVEN INMA	TE BEFOR	RE HEARING						
CDC 115  BY (STAEF'S SIGNATURE)	DATE VI. 24	TIME ///5	7219 Medical						
INCIDENT REPORT BY: (STAFF'S SIGNATURE)	DATE	TIME	BY: (STAFF'S SIGNA	TURE)			DATI	1	ME 
·				I = I					

Inste SHEMEN, C-56483, appeared before this Senior Hearing Officer (SE) on 12-20-05 at 1035 hours, for hearing of RWR LOG #F3-05-668. The hearing was held in Administrative Segregation. MISDS: COOMS, but the inste's mental health status was not a factor in the charges or the disciplinary process. SA was not assigned per COR 3315(d)(2)(A)1,2,3; The inste is not illiterate, is English speaking, the issues are not complex. GFL Score is above 4.0, and he does not require a confidential relationship in preparing his defense. The instead admosledged he was in agod health and did not object to proceeding with this hearing. He was advised of the charges and the purposes of the hearing, and admosledged receipt of the 115, 115A, 7219 Medical Report, 24 hours prior to this hearing. (I/M ENEMENT also admosledged IE). The instead received his first copy of the RWR within 15 days of discovery and the hearing was held within 30 days of the issuence of the RWR, therefore, all time constraints were last. The instance of the second received his evidence gathering, and additional information was necessary for a fair hearing. C/O R. Ramirez was assigned on 11-30-05 and the report was taken into consideration by the SEO.

MINISTER: Requested, but subsequently waived by the instate, as verified by the instance on the 115A.

INMANE PLEC: NOT GUILIFY, stating, "I did not threaten him. I did not carried thin."

HEARING CONTINUED ON PART-C page 1 of 2

REFERRED TO CLASSIFICATION BPT/NAEA		I mare i la mare
ACTION BY: (TYPED NAME)	SIGNATURE	DATE/ TIME
C.P Franco, Lieutenant	A THE STATE OF THE	) DATE /
A. Brocenotte, Facility Capain	DATE CHIEF DISCIPLINARY OFFICER'S SIGNATURE  P.A CONETT, ASSOCIATE WATTER	1 11/3/1
A. Distriction, Facility	BY: (\$TAFF'S SIGNATURE)	DATE TIME
COPY OF CDC 115 GIVEN INMATE AFTER HEARING	V1201	N3/10 (423
CDC 115 (7/88)		12

IF and NUMBER

CDC NUMBER.

CDC 128

R.J. Donovan Correctional Facility

STEPHEN , JIMMIE

ANNUAL TB CHRONO
TB SKIN TESTING

C56483

DISTRIBUTION

CENTRAL FILE:

MEDICAL FILE:

INMATE: 🗵

INMATE TB ALERT CODE

21

05-04-2005

DIRECTOR, PUBLIC HEALTH @ RJDCF

F3130000000105U

MEDICAL-PSYCHIATRIC-DENTAL

CDC 128-CCDC-128-C

E and NUMBER

CDC-128-C

055485

STEPHEN, JIMMIE

.R.L. Donovan Correctional Facility FS13000000000105U

TB CHRONO

TB SKIN TESTING/ EVALUATION

INMATE TB ALERT CODE

33

INMATE: 🔯

DISTRIBUTION

CENTRAL FILE:

MEDICAL RECORD:

LN. LYLE, D.O., M.S., DIRECTOR, PUBLIC HEALTH @ RUDGE

MEDICAL—PSYCHIATRIC—DENTAL

05-17-2005

#### "AFFADAVIT"

I AM A PRISONER AT R.J. DONOVAN CORRECTIONAL FACILITY
LOCATED AT 480 ALTA ROAD..SAN DIEGO CALIFORNIA..92179..I
UNKNOWINGLY CONTACTED THE "TUBERCULOSIS GERM" WHILE DOING
TIME HERE AT R.J.D..THESE TESTS ARE "MANDATORY" REQUIRED
AND DONE "YEARLY"..AS A "MUST"..I HAVE NOT "REFUSED" NOR
HAVE I "MISSED" A TEST..TO DETERMINE "POSITIVE OR NEGATIVE"..

ON LAST TEST DONE SEVERAL MONTHS AGO "2005"..I TESTED

"POSITIVE"..AS AM CONTRIBUTING THE "OVERCROWDING""DENIAL OF

ADEQUATE DOCTORS""PROPER SCREENING PROCESS" TO CURTAIL "NEWLY"

INFECTED PRISONERS WHOM CARRY THE "CONTAGIOUS T.B."THAT IS

SPEAD "AIR BORN"..AS THIS IS "INJURY" WITH "SIDE-EFFECTS"..

TRUE AGAINST FRAUD OR PERJURY

(NAME)

(SIGNATURE)

(NUMBER)

(HOUSING)

Bypen Pitry 576352 Byren Pitry 13-149

Timmie Stephen-Vamo & Man- C56483 13-105

Alfred Yancy alfred Hancy -V-61195-12-230 0.P

WAShington, Dhing & VSS 965 14-142 Low

Pale & Hailes 0:52585; F-3-13-105-L

All information on the 5:08-cy-00957-JW Document 4 Filed 02/19/2008 questions in the proper spaces.

## REQUEST FOR SENATE INVESTIGATION

(SHORT TITLE)

Nicholas Noussias -vs- Robert Hernandez, Warden, Richard J. Donovan Corr. Fac

(Complainant by full name, address, and telephone)

Nicholas Noussias CDCR#D-46818 P.O.Box 799003 San Deigo, Ca 92179-9003

(Complaint directed to a Member of the California State Senate)

Senator (full name and address): Gloria Romero

Joint Committee on Prison Construction and Operations

Attn: Chaitperson

State Capitol, Room 400, Sacramento, California 95814-

Place where the complained of issues originate:

San Diego City:

County: San Diego

State: California

Describe the nature of your complaint briefly. You must state facts, not conclusions. Failure to allege sufficient facts will result in the denial of review. A rule of thumb to follow is: who did exactly what, when, and where. (If available, attach declarations, relevant records, court transcripts, or other documents which may support your claims.) Type in single linespace in the area provided below. Use additional pages if necessary.

I am currently incarcerated at the State prison known as the Richard J. Donovan Correctional Facility located in San Diego. I am housed on Facility Three, Building Fifteen. My housing unit consists of one-hundred one-man cells currently housing two men per cell. I am alleging the ventilation system currently in place in my housing unit as well as all other cell housing units in RJDCF are in inadequate for the human needs for which the system was designed. Since my incarceration at R.J.D.C.F., I have been experiencing respiratory difficulty, nose bleeds, etc., which I have not experienced prior to my incarceration at RJDCF. I sent requests to the prison's chief engineer for repair or replacement of the system with no positive results. I can submit physical proof that the ventilation system allows foreign matter into the cells breathed by myself and other prisoners. Utilizing a food server hair net, I have been able to catch the foreign material which partially consists of dead insects, what looks to be black ash, and other unidentifiable foreign material.

Explain in what regards this matter should be probugned to the state School Page 23 of 34.

I believe that in order to correct the inadequate ventilation system, the whole system will have to be rebuilt, possibly with a hepa-filtration type system to insure that the health of the prisoners of RJDCF are protected. Such action will require the appropriation of funds which I believe would be the province of a senate sub-committee on corrections. Moreover, before such funds can be appropriated, an investigation will have to be conducted to determine the veracity of my allegations.

when, to whom, and to where you brought these concerns, and what, if anything, was done about the issues complained of.

I am attempted to informally resolve this matter by contacting Robert Edwards the Chief Engineer of plant operations at RJDCF with no response. I then instituted an administrative grievance to address this matter. The aforementioned documentation is attached hereto. The administrative grievance is currently pending final level of review in Sacramento.

Have you brought this complaint to the attention of anyone, or to any officials, office or agency? If yes, please state

## Case-5208-cv-00957-JA-60060meht 4 Filed 02/19/2008 Page 24 of 34

DEPARTMENT OF CORRECTIONS STATE OF CALIFORNIA Category Log No. Location: Institution/Parole Region INMATE/PAROLEE 1. \_\_\_ APPEAL FORM CDC 602 (12/87) 2. You may appeal any policy, action or decision which has a significant adverse affect upon you. With the exception of Serious CDC 115s, classification You may appeal any policy, action or decision which has a significant adverse affect upon you. With the exception of Serious CDC 1155, classification and committee actions, and classification and staff representative decisions, you must first informally seek relief through discussion with the appropriate staff committee actions, and classification and staff representative decisions, you must first informally seek relief through discussion with the appropriate staff member, who will sign your form and state what action was taken. If you are not then satisfied, you may send your appeal with all the supporting documents and not more than one additional page of comments to the Appeals Coordinator within 15 days of the action taken. No reprisals will be taken for using the appeals procedure responsibly. UNIT/ROOM NUMBER ASSIGNMENT NAME If you need more space, attach one additional sheet. Date Submitted: Inmate/Parolee Signature: 12-2-041 THIRD Date Returned to Inmate: Staff Signature: If you are dissatisfied, explain below, attach supporting documents (Completed CDC 115, Investigator's Report, Classification chrono, CDC 128, etc.) and submit to the Institution/Parole Region Appeals Coordinator for processing within 15 days of receipt of response. Solie Date Submitted: -

35 12.

Note: Property/Funds appeals must be accompanied by a completed

Board of Control form BC-1E, Inmate Claim

CDC Appeal Number:

## "SUPERIOR COURT OF CALIFORNIA" "DECLARATION"AFFADAVET"

8-8-05

I DO SWORE UNDER PENALTY OF PERJURY AND FRAUD THAT THE STATEMENTS IN THIS DOCUMENT IS TRUE TO BEST OF KNOWLEDGE..I AM HOUSED AT THE "DONOVAN STATE PRISON" AT:480 ALTA ROAD SAN DIEGO CALIFORNIA..92179..AND THE "OVERCROWDING" HAS AFFECTED MY TIME, BY "BENIAL"OFFBRIVILEGES; "PRIGHES" GUARANTEED BY THE CONSTITUTION.."WEEKEND YARD""SHOWERS" ECT.. "RECREATION"..AS WELL AS "EXERCISE"..MAINLY "WEEKENDS" WHEN GUARDS DO NOT WANT TO WORK, SINCE 22-1-05 "ONGOING"..THE "RIGHT TO BE FED" IN PROPER EATING FACILITY IS DENIED, DEPRIVED..OR ALLOWED THE "15" MINUTES TO EAT AS REQUIRED BY LAW..THE "OVERCROWDING" HAS CONTRIBUTED TO "MAIL DELAY" FEEDING DELAY"LAW LIBRARY! DELAY"DELAY IN CLASSIFICATION BE SEEN BY COUNSELOR" BUT WHEN TIME TO GO TO WORK IN "P.I.A." EVERYTHING IS ON TIME..AS WELL AS "ADEQUATE MEDICAL" DENTAL".. "ONGOING".. SINCE 11-7-04..AS WELL AS OTHER "ONGOING INJURIES"..

NAME	SYGNATURE A	NUMBER .	HOUSING
JIMME	Hepthe / home Heather	C56483	13-105
Eugene S.		(.28040)	3-13-210
DANACO H	THE Donald Held	D-34135	3-13-104
Michael	Hanoten Machallan	120333 -	3-13-1370
James L	Slowed James R.	Thomas K-97017	F-3-13-130
D. I	I In Dell	C-95215	13-101
VoxA	Craw	J-65474	3-13-13;
I. likim W	Vihael	J-84156	F3-13-108LOW
Dalz C	Dailea	0-52585	F-3-13-105-L
Bussers	& Cremed	V-27375	F3-1311-146
JERRY	REIBER JURY	p-91779	3-13-220
JONES,	#	E-83779	3-13-120
CIARK	. G. 1.	E55102	FACIL-12-24 olower
MAN	in Ouns -	BJ \$\$21	AR3 u
20mg	alettanosa Po	1288	12-247
Dehre	12M 3. D60441		he 3-
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# EXHIbI+ #\_\_\_\_\_\_

CODY of "Southern Courts of (Abbenta"
"State" Molledings, 12 "Federal southern Courts"

ALE WILLIAM Abuside BE WELLAR SHOWN IN

EXHIBIT # 1...

DENY. DERLUE "DPROSITION" of "COMPLANTS" HEREFORE
LULING IN FORUM Of "DEFENDING."

MS SHOWN IN GIC-879806, CIC-83-2907 @ GIC-84-0064
MS "OPPOSITION" IN GIC-879806" REJOCINED" 2" HIMES to 9-18-07
MMD 10-15-67. WIHELLY.

"OPPOSED" be Plaintit.

GIL-879806 NISMISSEZ) ON 7-13-07.

PROE

NO. 351

## SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO CENTRAL

#### MINUTE ORDER

Date: 07/13/2007

- . Time: 10:30:00 AM

Judicial Officer Presiding: Judge Yuri Hofmann

Clark: Sandra Seematter

Balliff/Courl Attendant: Tony: Quidilla

Reporter: Michael S. Gailliven Case Init. Date: 02/02/2007 Case No: GIC879806

Casa Tille: STEPHEN vs PITTMAN, SCT

Case Category: Civil - Unlimited

Case Type; PI/PD/WD - Other

Event Type: Motion Hearing (Civil)

Moving Party, and Mes STEPHEN

Causal Document & Date Filed: Demurrer, 05/16/2007

Appearances:

Deputy Attorney General Phillip J. Lindsay appears on behalf of Defendants. Plaintiff, Jimmie Stephen, appears telephonically in pro per.

The Court hears oral argument and takes this matter under submission.

Later, the Count adopts its tentative ruling as follows:

Defendants' unopposed motion to have Plaintiff declared a vexatious libgant is GRANTED. Defendants' request for judicial notice is GRANTED, the Court finds that Plaintiff's litigation history clearly fits within the criteria of a vexatious litigant pursuant to Code of Civil

Defendants' motion to have the Court order Plaintiff to furnish security is GRANTED. Defendants have established that there is no reasonable probability that Plaintiff will prevail in his claims. See CodeCiv.Proc. §391.1 & §391.3. Plaintiff shall furnish security of \$10,000,00 (ten thousand) within 30 (thirty) days of the date this order is served on Plaintiff. Defendants shall file the proof of service of the order with the court.

If the security is not furnished as ordered, the lawsuit shall be dismissed as to the moving Defendants in accordance with Code of Divil Procedure §391.4. The litigation is stayed as to the moving Defendants until 10 (ten) days after the required security is furnished and Defendants are given written notice thereof in accordance with Gode of Civil Procedure §321.6.

Lastly, this Court find that there is a need for and is-therefore entering a prefiling order which prohibits Plaintiff from filling any new litigation in this Court in proprie persona without first obtaining leave of the president judge, CodeCiv.Proc. §391.7(a).

Plaintiff's unopposed motion for appointment of counsel is DENIED. Plaintiff cites no authority for the appointment of counsel in a civil action in California state court.

Judicial Officer Presiding: Judge Yuri Hofmann

Date: 07/18/2007 Dept: 0-60

MINUTE ORDER

Calandar No.: 20

-act.

## Case 5:08-cv-00957-JW Document 4 Filed 02/19/2008 Page 28 of 34 SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN DIEGO



# HALL OF JUSTICE 330 W. BROADWAY P.O. BOX 120128 SAN DIEGO, CALIFORNIA 92112-0128

CENTRAL CIVIL DIVISION

**DEPT.** 60

May 24, 2007

JIMMIE STEPHEN C56483 PO BOX 8101 SAN LUIS OBISPO, CA 93409-8101

IN RE:

GIC 879806

STEPHEN v. SGT. PITTMAN

Pursuant to you letter filed 5/16/07, requesting copies of filed motions, please find enclosed copies of your <u>Demurrer filed 5/16/07</u>. This motion was not reserved in advance and due to the complexity will need to be re-calendared. The new date is 9/18/07 at 10: 30 a.m.

Along with your letter, you submitted a motion papers entitled, "Motion for Appointment of Attorney". This motion again was not reserved in advanced. The Court will keep it scheduled for 7/13/07 due to nature of the motion. A filed copy is enclosed.

Please file an amended notice, the original with the Court and a copy provided to defense counsel of the new hearing date for the Demurrer on 9/28/07 at 10:30 a.m.

Enclosed also is a filed copy of the amended complaint, filed 4/20/07 and the Certificate of Progress filed 5/23/07.

Sincerely,

Diane Howard Calendar Clerk Department 60

Encl.



JUDGE YURI HOFMANN SAN DIEGO SUPERIOR COURT 330 W. BROADWAY SAN DIEGO, CA 92101

#### MEMORANDUM

Date: 8/10/07

To: Jimmie Stephen C56483 3-15-1370 PO Box 799001 San Diego, CA 92179

From: Grachelle Macedo, Calendar Clerk for Judge Hofmann

Re: GIC879806 Stephen vs Pittman, Sgt

Please be advised that your motion scheduled for 9/18/07 will be continued to Monday, 10/15/07 at 9:00 am.

If you have filed your moving papers please file and serve an amended notice with the information reflected above.

Thank you.

Return to Request Ruling

The following is a TENTATIVE ruling for 8/19/2005, Department 64, the Honorable William R. Nevitt presiding.

Case Number GIC840064

STEPHEN v. HERNANDEZ ET AL.

Pursuant to Local Rule 2.19, the Court's tentative ruling is as follows:

The unopposed demurrers by defendants Contreras, Hernandez, Cota, Munoz and Clarke to the second amended complaint ("SAC") filed by plaintiff on May 17, 2005, are sustained, without leave to amend, on the grounds the SAC fails to state facts sufficient to constitute a cause of action and is uncertain.

On April 29, 2005, the Court sustained the demurrer to plaintiff's "Amended Complaint # 1" and granted plaintiff leave to file a second amended complaint alleging facts showing that the unexhausted remedies were not "available" for purposes of 42 U.S.C. § 1997e(a) and to "allege specific and nonconclusory facts showing the defendant's acts deprived him of a right, privilege or immunity secured by the federal Constitution or federal laws." The SAC does not cure the defects identified in the Court's April 29, 2005, ruling. In addition, the allegations of the SAC are unintelligible. Plaintiff has neither opposed the demurrers nor shown there is a reasonable possibility he can cure these defects by further amendment.

Plaintiff's unopposed "Request For Court 'Order' For Defendant 'Clark' To Turn Over 'Copy' 'Original' Of 'Cassette' 'Recording' Of 10-25-04 .. Between Plaintiff 'Stephen' And 'Clark' (With In '30' Days From Request)" (filed 7/8/05) and "Motion To Transfer Prisoner To Court" (filed 7/8/05) are ordered off calendar.

The "Proofs Of Service" attached to the "Request" and to the "Motion" do not comply with Code of Civil Procedure sections 1013a(1) and 2015.5.

The minutes constitute the order of the Court and no formal order is required except that the demurring defendants are directed to submit a proposed judgment of dismissal to the Court within 14 days of the date of this ruling, after giving plaintiff an opportunity to review it.

Case 5:08-cv-00957-JW Document 4 Filed 02/19/2008 Page 31 of 34 Page 2 of 2

he demurring defendants' counsel are directed to serve notice of ruling in accordance with the provisions of Code of Civil Procedure section 1019.5(a).

This ruling file posted to web server: 8/18/2005 1:53:12 PM This ruling file retrieved by browser: 8/18/2005 1:57:29 PM

0302

**PECOMMENDATION:** Pursuant to Local Rule 2.19, the Court's tentative ruling is as follows:

Plaintiff's unopposed "'Motion To Disqualify' 'Entire' Attorneys Generals 'Office'" is denied.

Plaintiff has not cited adequate authority in support of his alleged grounds for disqualification.

The unopposed demurrers by defendant Woodford to the second amended complaint ("SAC") filed by plaintiff on May 17, 2005, are sustained, without leave to amend, on the grounds the SAC fails to state facts sufficient to constitute a cause of action and is uncertain.

On April 29, 2005, the Court sustained the demurrer to plaintiff's "Amended Complaint # 1" and granted plaintiff leave to file a second amended complaint alleging facts showing that the unexhausted remedies were not "available" for purposes of 42 U.S.C. § 1997e(a) and to "allege specific and nonconclusory facts showing the defendant's acts deprived him of a right, privilege or immunity secured by the federal Constitution or federal laws." The SAC does not cure the defects identified in the Court's April 29, 2005, ruling. In addition, the allegations of the SAC are unintelligible. Plaintiff has neither opposed the demurrers hor shown there is a reasonable possibility he can cure these defects by further amendment.

Plaintiff's motion for summary judgment (filed 6/10/05, with "Supplemental" filed 7/8/05), "Motion To 'Respond To Grievances' '4' 'Within' '30 Days'," and "Motion to Proceed Remedies timebarred" are moot in light of the ruling on defendant Woodford's demurrers and the judgment of dismissal entered in favor of the remaining five defendants.

The minutes constitute the order of the Court and no formal order is required except that defendant Woodford is directed to submit a proposed judgment of dismissal to the Court within 14 days of the date of this ruling, after giving plaintiff an opportunity to review it.

The above rulings, together with the judgment of dismissal entered on September 21, 2005, dispose of this entire case.

Defendant Woodford's counsel are directed to serve notice of ruling in accordance with the provisions of Code of Civil Procedure section 1019.5(a).

IT IS SO ORDERED

Dated: 10/7/2005

Hon. WILLIAM R. NEVITT Judge of the Superior Court

5) GIC832907

STEPHEN VS. HERNANDEZ

CAYABAN

(D) - MTN FOR SUMMARY JUDGMENT

Defendants' request for judicial notice of Title 15, California Code of Regulations, section 3190 (2003) is granted.

Defendants Robert J. Hernandez, Elias Contreras, Michael Liptscher, Doris M. Barnes and Efren Vizcarra's motion for summary judgment is granted for the following reasons.

First, exercising its discretion, the Court grants the motion because Plaintiff failed to file any opposition, including an opposing separate statement. Sec CCP Sec. 437c(a)(3).

Second, Defendants have met their burden of establishing that Plaintiff's complaint in this case concerns discretionary acts by the Defendants and that, as public employees, they are immune from liability pursuant to Gov. Code Sec. 820.2. [See evidence cited in support of Defendants' Separate Statement Issue No. 1, Nos. 1-6].

Third, Defendants have met their burden of establishing that the fraud cause of action lacks merit. [See evidence cited in support of Defendants' Separate Statement Issue No. 2, Nos. 1-8]. The Court notes Plaintiff has failed to submit any evidence to demonstrate that an intentional misrepresentation was made or that he justifiably relied on any misrepresentations.

As to Defendants Barnes and Contreras, the evidence cited in support of Defendants' Separate Statement Issue No. 3, Nos. 1 through 3 is sufficient to meet their burden that they were neither involved in the acts complained of in Plaintiff's complaint nor otherwise liable in this matter.

Finally, the Court finds Plaintiff has failed to articulate a statutory basis for his claims against these Defendants.

against these Defendants.

On May 17, 2005, this Court received Plaintiff's "Undisputed Facts Motion for Summary Judgment" and "Amended Motion for Summary Judgment." Because neither matter was appropriately calendared with this Court or timely noticed, the Court declines to consider these papers as affirmative motions. To the extent, these filings were intended to serve as opposition to Defendants' motion for summary judgment, the Court concludes Plaintiff has failed to meet his burden and has failed to create any triable issue of fact. Similarly, the Court declines to consider Plaintiff's motion to "amend damages" because it was neither calendared with the court nor timely served.

For all of the above reasons, the Defendants' motion for summary judgment is granted. This ruling disposes of the entire action.

Mr. Cayaban to fax copy of June Whis rating to Mr. Staphan

Judge of the Superior Court